

County, in case No. 10866 entitled, The Brighton & North Point Canal Co., plaintiff, vs. Charles J. Hubbard, et al, defendants, the Court made and entered Findings of Fact, Conclusions of Law and a Decree finally adjudicating the water rights of defendants' predecessors in title, holding as follows:

"that said defendants are entitled to a quantity of water continuously flowing, equal to 36 inches in width by 6 inches in depth, through a wooden box set in level and not less than 4 feet in length, and said defendants may take said water out at not more than 6 different places along where the canal and ditch passes through said Little farm."

4. That the plaintiff has constructed and maintains a canal and ditch which traverses the above described Little farm, coursing through it waters from the Jordan River to farming properties to the North and West of the Little farm, which said canal and ditch is substantially the same one referred to in said Decree.

5. That the parties defendant and their predecessors in interest for several years last past have established head gates and pipes in the banks of the canal referred to above for the purpose of removing water to irrigate farming lands owned by them within the limits of the Feramorz Little farm.

6. That the defendants assert a right to use said water under the terms of the Decree entered on June 9, 1894 afore stated as grantees of the original parties to said Decree.

7. That the management of the canal requires that the parties taking water from said canal should do so in turns and in accordance with reasonable regulations so as to provide for an orderly use of the water flowing through said canal.

8. That there are other lands contained within the Little farm not owned, occupied, or cultivated by these defendants which may have been cultivated in the past or may in the future be cultivated and in need of irrigation water.

9. That at the present time there are 17 openings for diversion of water from the canal within the boundary of the Little farm described above and it is reasonable and proper that a schedule be established in ~~conjunction~~ CERTIFIED A TRUE COPY water